## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

 In re:
 Kennedy
 Confirmation No.:
 3913

 Appl. No.:
 10/787,030
 Group Art Unit: 1614

 Filed:
 02/25/2004
 Examiner: James D. Anderson

For: METHOD OF TREATING CANCER USING DITHIOCARBAMATE

DERIVATIVES

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## RESPONSE TO RESTRICTION REQUIREMENT

## Election/Restriction

This is in response to the Office Action dated June 2, 2006. Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-11, drawn to methods of treating cancer with a dithiocarbamate thiolate anion of the formula IIB, classified in class 514, subclass 499.
- II. Claims 12-31, drawn to methods of reducing hypoxic or ischemic damage to the cardiovascular system with a dithiocarbamate thiolate anion of formula IIB or of the formula recited in Claim 22, classified in class 514, subclass 499.
- III. Claims 32-51 and Group IV, drawn to methods of treating asthma or arthritis with a dithiocarbamate thiolate anion of formula IIB or of the formula recited in Claim 42. classified in class 514, subclass 499.

Applicant hereby elects to prosecute in this application the claims of Group I, namely Claims 1-11 drawn to methods for treating cancer with a dithiocarbamate thiolate anion of the formula IIB. Applicant expressly reserves the right to further prosecute the remaining claims in divisional applications.

## Election of Species Requirement for Either Groups I or II or III

Applicant having selected restriction to the claims of Group I elects the following species of Formula IIB wherein M is sodium and R<sub>1</sub> and R<sub>2</sub> are hydrogen.

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Amendment Dated June 22, 2006

Reply to Restriction Requirement of June 2, 2006

Should the Examiner have further questions or comments with respect to examination of this case, it is respectfully requested that the Examiner telephone the undersigned so that further examination of this application can be expedited.

It is not believed that extensions of time or fees for net addition of claims are required, beyond those, which may otherwise be provided for in documents accompanying this paper. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 CFR § 1.136(a), and any fee required therefore (including fees for net addition of claims) is hereby authorized to be charged to Deposit Account No. 16-0605

Respectfully submitted,

Ernest B. Lyps combast
Ernest B. Lips combast
Registration No. 24.733

Customer No. 00826 ALSTON & BIRD LLP Bank of America Plaza 101 South Tryon Street, Suite 4000 Charlotte, NC 28280-4000 Tel Charlotte Office (704) 444-1000 Fax Charlotte Office (704) 444-1111 CUT01/483719691

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